

by the way—Maryland, New York, Nevada, Wyoming, New Hampshire, and California.

The largest States—let's take California and New York—they each pay in the \$8,000 range. D.C. is \$12,000 per capita. This is all per resident.

You say: well, look at the small States; they must be like you.

No, they are not. Small States, like Rhode Island—we are \$12,000, and they are at \$7,000. We are at \$12,000 per resident, and in Vermont, they are \$6,000. North Dakota is at \$6,000. Montana is at \$5,000.

Those are the States with small populations, so population can't be the cause. The cause is that the District has middle-income people, rich people, and, yes, because it is a big city, poor people, and when you add it all up, Uncle Sam gets more than his due without D.C. getting statehood and the rights that come with it.

Only statehood can end this bucketload of injustice. Only statehood can end no vote for the Member from the District on this floor, no matter what the bill, even if the bill is about the District of Columbia. Only statehood can end the outrage of bringing the District's local budget for Members to vote on who have nothing to do with it and have contributed not one penny to it.

Only statehood can keep this Congress from interfering with the local laws of our local jurisdiction, using their own preferences to overturn the democratic will of the legislature of the District of Columbia.

But, it is not all terrible. We have made progress. This is a country that makes progress slowly, so we are not about to give up. We are trying to get the elements of statehood even as we try to get what we are entitled to.

Budget autonomy—so that our budget won't have to come here—was not only in the President's budget, but my bill for budget autonomy was in the Senate appropriations bill last Congress. They put it in their budget. That, I am afraid, did not pass because we cannot get yet the kind of consensus we need from the House.

The residents of the District of Columbia want to have sole dominion over their own money. That is \$7 billion that we raise ourselves in the District of Columbia, so residents put it to referendum.

The city was sued after that referendum which passed by almost 85 percent of the vote. Now, that is in court to see where it goes. But residents are not going to give up. If they can't get statehood, they are trying to get any part of it that they can.

Other elements of statehood have also been introduced in the House and the Senate so that our local laws don't have to come here, for example.

Mr. Speaker, I appreciate the time I have had on the floor for Emancipation Day. I want to leave you looking forward, not backward. We are overjoyed by making some progress.

We know that, ultimately, the denial of rights will be seen as un-American, especially when that denial concerns the residents of our own Nation's Capital.

Mr. Speaker, I yield back the balance of my time.

ADJOURNMENT

Ms. NORTON. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 7 o'clock and 42 minutes p.m.), under its previous order, the House adjourned until tomorrow, Thursday, April 16, 2015, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

1117. A letter from the Associate Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department's interim rule — Marketing Order Regulating the Handling of Spearmint Oil Produced in the Far West; Revision of the Saleable Quantity and Allotment Percentage for Class 3 (Native) Spearmint Oil for the 2014-2015 Marketing Year [Doc. No.: AMS-FV-13-0087; FV14-985-1C IR] received April 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1118. A letter from the Associate Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department's final rule — Marketing Order Regulating the Handling of Spearmint Oil Produced in the Far West; Revision of the Saleable Quantity and Allotment Percentage for Class 1 (Scotch) Spearmint Oil for the 2014-2015 Marketing Year [Doc. No.: AMS-FV-13-0087; FV14-985-1A FIR] received April 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1119. A letter from the Associate Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department's interim rule — Fruit, Vegetable, and Specialty Crops — Import Regulations; Changes to Reporting Requirements To Add Electronic Form Filing Option [Doc. No.: AMS-FV-14-0093; FV15-944/980/999-1 IR] received April 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1120. A letter from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting the FY 2014 Performance Report to the President and Congress for the Biosimilar User Fee Act; to the Committee on Energy and Commerce.

1121. A letter from the Executive Director, Federal Energy Regulatory Commission, transmitting the Commission's final rule — Annual Update of Filing Fees [Docket No.: RM15-6-000] received April 8, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1122. A letter from the Director, Office of Congressional Affairs, Research, U.S. Nuclear Regulatory Commission, transmitting the Commission's final rule — "Applications of Bioassay for Radioiodine" Regulatory Guide 8.20, Revision 2, received April 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1123. A letter from the Assistant Secretary for Export Administration, Bureau of Indus-

try and Security, Department of Commerce, transmitting the Department's final rule — Revisions to the Export Administration Regulations Based on the 2014 Missile Technology Control Regime Plenary Agreements [Docket No.: 141204999-5186-01] (RIN: 0694-AG41) received April 8, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Foreign Affairs.

1124. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting the annual report pursuant to Sec. 2(8) of the Senate's Resolution of Advice and Consent to the Treaty with Australia Concerning Defense Trade Cooperation (Treaty Doc. 110-10); to the Committee on Foreign Affairs.

1125. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a letter regarding commitments in the Joint Plan of Action, pursuant to Secs. 1245(d)(1) and 1245(d)(5) of the National Defense Authorization Act of Fiscal Year 2012, as amended; to the Committee on Foreign Affairs.

1126. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a report on the International Atomic Energy Agency (IAEA) programs or projects in countries described in Sec. 307(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2227(a)); to the Committee on Foreign Affairs.

1127. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification pursuant to the reporting requirements of Sec. 36(c) of the Arms Export Control Act (Transmittal No.: DDTTC 15-010); to the Committee on Foreign Affairs.

1128. A letter from the Assistant Director for Regulatory Affairs, Office of Foreign Assets Control, Department of the Treasury, transmitting the Department's final rule — Syrian Sanctions Regulations received April 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Foreign Affairs.

1129. A letter from the General Manager and Director of Equal Employment Opportunity, Defense Nuclear Facilities Safety Board, transmitting the Board's FY 2014 annual report, pursuant to Sec. 203 of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Pub. L. 107-174; to the Committee on Oversight and Government Reform.

1130. A letter from the Assistant Director, Senior Executive Management Office, Department of Defense, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1131. A letter from the Assistant Director, Senior Executive Management Office, Department of Defense, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1132. A letter from the Assistant Director, Senior Executive Management Office, Department of Defense, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1133. A letter from the Chief Human Capital Officer, Department of Energy, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1134. A letter from the Senior Counsel for Regulatory Affairs, Department of the Treasury, transmitting the Department's final rule — Department of the Treasury Acquisition Regulation; Technical Amendments received April 8, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Oversight and Government Reform.